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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO		
10/625,630	07/24/2003	Akiyoshi Tamura	L8462.03106	9060		
24257	7590 09/22/2004		EXAM	EXAMINER		
	DAVIS MILLER & M	HUYNH	HUYNH, ANDY			
1615 L STRI	EET, NW					
SUITE 850			ART UNIT	PAPER NUMBER		
WASHINGT	ON, DC 20036	2818				
			DATE MAILED, 00/22/200			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applica	ation No.	Applicant(s)				
Office Action Summary			,630	TAMURA ET AL.				
			ıer	Art Unit				
		Andy H	luynh	2818				
Period fo	The MAILING DATE of this communion Reply	ication appears on t	the cover sheet with	the correspondence add	dress			
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNI INSIGN SO THIS COMMUNI INSIGN SO THIS COMMUNI INSIGN SO THE PROPERTY OF THE PROPERTY	CATION. of 37 CFR 1.136(a). In no unication. D) days, a reply within the s tutory period will apply and will, by statute, cause the a	event, however, may a rep statutory minimum of thirty (I will expire SIX (6) MONTh application to become ABAI	ly be timely filed (30) days will be considered timely IS from the mailing date of this co NDONED (35 U.S.C. § 133).	<i>r.</i> ommunication.			
Status								
1)⊠	Responsive to communication(s) file	d on <u>24 <i>July</i> 2003</u> .						
2a) <u></u> ☐	This action is FINAL . 2b) This action is non-final.							
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
5)□ 6)⊠ 7)□	4) Claim(s) 1-14 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-14 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.							
Applicat	ion Papers							
9)	The specification is objected to by the	e Examiner.						
10)⊠ The drawing(s) filed on <u>24 July 2003</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority (under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
2) Notice 3) Information	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (Pmation Disclosure Statement(s) (PTO-1449 or Province No(s)/Mail Date 07/24/03.		Paper No(s)	mmary (PTO-413) 'Mail Date ormal Patent Application (PTC	D-152)			

DETAILED ACTION

Claims 1-14 are currently pending in this application is acknowledged.

Priority

Acknowledgment is made of applicant's claim for foreign priority under 35 U.S.C. 119(a)-(d) based on applications filed in JAPAN, 2002-309692 on 10/24/2002.

Information Disclosure Statement

This office acknowledges receipt of the following items from the applicant: Information Disclosure Statement (IDS) filed on 07/24/2003 and made of record as Paper No. 091704. The references cited on the PTOL 1449 form have been considered.

Claim Rejections - 35 U.S.C. § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 4, 5, 7, 10, 11, 13 and 14 are rejected under 35 U.S.C. 102(b) as being anticipated by Inata et al. (USP: 4,593,301 hereinafter referred to as "Inata").

Regarding claims 1 and 4, Inata discloses in Fig. 7 and the corresponding texts as set forth in column 5, line 60-column 7, line 15, a heterojunction field effect transistor/a high electron mobility transistor (HEMT), comprises:

a semiconductor layer forming substrate formed with a plurality of semiconductor layers on a semi-insulative substrate/a semi-insulating GaAs substrate (11),

a gate electrode (20) formed on said semiconductor layer forming substrate,

N-type source area and drain area (17) formed by carrying out ion implantation to form N-type semiconductor on predetermined areas in said semiconductor layer forming substrate at both sides of said gate electrode, and by carrying out annealing process for activating the ion implanted areas,

an active layer/a GaAs channel layer (12A) including a predetermined semiconductor layer in said plurality of semiconductor layers between said source area and said drain area, and

an N-type carrier supply layer/an N-type AlGaAs (15) for supplying electron to said active layer formed of the upper or both of the upper and lower said semiconductor layers of said active layer between said source area and said drain area,

wherein at least one of the semiconductor layers to be said N-type carrier supply layer/the N-type AlGaAs is doped with Selenium (Se) (col. 6, lines 12-20) or Tellurium (Te).

It is noticed that the limitation "N-type source area and drain area formed by carrying out ion implantation to form N-type semiconductor on predetermined areas in said semiconductor layer forming substrate at both sides of said gate electrode, and by carrying out annealing process for activating the ion implanted areas" is taken to be a product by process limitation and consider non-limitation. In a product-by-process claim, it is the patentability of the claimed product and

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not of the recited process steps which must be established. Therefore, when the prior art discloses a product which reasonably appears to be identical with or only slightly different than the product claimed in a product-by process claim, a rejection based on sections 102 or 103 is fair. The Patent Office is not equipped to manufacture products by a myriad of processes put before it and then obtain prior art product and make physical comparisons therewith. In re Brown, 173 USPQ 685 (CCPA 1972). Also, a product by process claim directed to the product per se, no matter how actually made, In re Hirao, 190 USPQ I S at 17 (footnote 3). See In re Fessman, 180 USPQ 324, 326 (CCPA 1974); In re Marosi et al., 218 USPQ 289, 292 (Fed. Cir. 1983); and particularly In re Thorpe, 227 USPQ 964, 966 (Fed. Cir. 1985), all of which make it clear that it is the patentability of the final structure of the product "gleaned" from the process steps, which must be determined in a " product by process" claim, and not the patentability of the process. See also MPEP 2113. Moreover, an old and obvious product produced by a new method is not a patentable product, whether claimed in "product by process" claims or not.

Regarding claim 5, Inata discloses in Fig. 7 and the corresponding texts as set forth in column 5, line 60-column 7, line 15, a heterojunction field effect transistor/a high electron mobility transistor (HEMT), comprises:

a semiconductor layer forming substrate formed with a plurality of semiconductor layers on a semi-insulative substrate/a semi-insulating GaAs substrate (11),

a gate electrode (20) formed on said semiconductor layer forming substrate,

N-type source area and drain area (17) formed by carrying out ion implantation to form

N-type semiconductors on predetermined areas in said semiconductor layer forming substrate at
both sides of said gate electrode and by carrying out annealing process for activating the ion

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implanted areas, and

an N-type active layer/an N-type AlGaAs (15) formed of a predetermined semiconductor layer in said plurality of semiconductor layers between said source area and said drain area,

wherein the semiconductor layer to be said N-type active layer/the N-type AlGaAs is doped with Selenium (Se) (col. 6, lines 12-20) or Tellurium (Te).

Regarding claims **7 and 10**, Inata discloses in Fig. 7 and the corresponding texts as set forth in column 5, line 60-column 7, line 15, a manufacturing method of a heterojunction field effect transistor/a high electron mobility transistor (HEMT), comprises the steps of:

forming a semiconductor layer forming substrate having a plurality of semiconductor layers including at least a semiconductor layer, which serves as an active layer/a GaAs channel layer (12A), and a semiconductor layer at the upper side or at the both upper and lower sides of said active layer, which serves as an N-type carrier supply layer/an N-type AlGaAs (15) for supplying electron to said active layer, on a semi-insulative substrate/a semi-insulating GaAs substrate (11),

forming a gate electrode (20) on said semiconductor layer forming substrate, and forming N-type source area (17) and drain area (17) by carrying out ion implantation for forming N-type semiconductors in predetermined areas of said semiconductor layer forming substrate at the both sides of said gate electrode and by carrying out annealing process for activating the ion implanted areas,

wherein, when forming said semiconductor layer forming substrate, at least one semiconductor layer to be said N-type carrier supply layer is doped with Selenium (Se) (col. 6, lines 12-20) or Tellurium (Te).

Regarding claim 11, Inata discloses in Fig. 7 and the corresponding texts as set forth in column 5, line 60-column 7, line 15, a manufacturing method of a heterojunction field effect transistor/a high electron mobility transistor (HEMT), comprises the steps of:

forming a semiconductor layer forming substrate having a plurality of semiconductor layers including at least a semiconductor layer, which serves as an N-type active layer/an N-type AlGaAs (15), on a semi-insulative substrate/a semi-insulating GaAs substrate (11),

forming a gate electrode (20) on said semiconductor layer forming substrate, and forming N-type source area (17) and drain area (17) by carrying out ion implantation for forming N-type semiconductors in predetermined areas of said semiconductor layer forming substrate at the both sides of said gate electrode and by carrying out annealing process for activating the ion implanted areas,

wherein, when forming said semiconductor layer forming substrate, said semiconductor layer to be said N-type active layer/the N-type AlGaAs is doped with Selenium (Se) (col. 6, lines 12-20) or Tellurium (Te).

Regarding claims 13 and 14, Inata discloses the manufacturing method of a heterojunction field effect transistor/the high electron mobility transistor (HEMT) wherein annealing process carried out for forming said N-type source area and drain area is carried out in a manner of lamp annealing (col. 6, lines 12-20).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2-3, 6, 8-9, 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Inata et al. (USP: 4,593,301 hereinafter referred to as "Inata").

Inata discloses the claimed limitations except for the heterojunction field effect transistor wherein the active layer is an InGaAs layer and the N-type carrier supply layer is an InGaAs layer, wherein the semiconductor layer that serves as said N-type active layer is either one of InGaAs layer, GaAs layer and InP layer, wherein, when forming said semiconductor layer forming substrate, any one of InGaAs layer, GaAs layer and InP layer is formed as the semiconductor layer, which serves as said N-type active layer. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to form an InGaAs layer as the active layer and the N-type carrier supply layer, since it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of obvious design choice. In re Leshin, 125 USPQ 416.

Conclusion

A shortened statutory period for response to this action is set to expire 3 (three) months and 0 (zero) day from the day of this letter. Failure to respond within the period for response will cause the application to become abandoned (see M.P.E.P 710.02(b)).

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andy Huynh, (571) 272-1781. The examiner can normally be reached on Monday-Friday from 8:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Nelms can be reached on (571) 272-1787. The Fax number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the -status of this application or proceeding should be directed to the receptionist whose phone number is (703) 308-0956.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ah

Andy Huynh

andy Nuy Q

09/17/04

Patent Examiner